

UNITED STATES DISTRICT COURT  
WESTERN DISTRICT OF LOUISIANA  
MONROE DIVISION

UNITED STATES OF AMERICA

CASE NO. 3:19-CR-00033-01

VERSUS

JUDGE TERRY A. DOUGHTY

CHRISTOPHER JOE STAMPER (01)

MAG. JUDGE KAYLA D. MCCLUSKY

ORDER

The Court is in receipt of a *pro se* letter/Motion filed by Defendant Christopher Stamper (“Stamper”). Stamper moves the Court to subpoena someone’s criminal record as a minor, subpoena something for court records, for a court appointed attorney, and for a written analysis. The Court **DENIES** Stamper’s Motion in full.

There is no mandatory constitutional or statutory right to the appointment of counsel in a post-conviction proceeding under § 3582(c). *United States v. Whitebird*, 55 F.3d 1007, 1011 (5th Cir. 1995). The decision instead rests in the Court’s discretion. *See Id.*, 55 F.3d 1007. The Court sees no reason why it should appoint counsel for Stamper and denies the motion for such reason.

The Court further finds that Stamper’s remaining arguments are frivolously before the Court and do not create valid claims for the Court to consider. Accordingly,

**IT IS ORDERED** that Stamper’s Motion [Doc. No. 189] is **DENIED**.

Terry A. Doughty  
United States District Judge